of the Elementary and Secondary Education Act of 1965, as amended by the No Child Left Behind Act of 2001;

- (2) The extent to which the applicant would target services to geographic areas in which a large proportion of students perform below proficient on State academic assessments; and
- (3) The extent to which the applicant would target services to communities with large proportions of students from low-income families.
 - (b) The Secretary may elect to—
- (1) Use this competitive priority only in certain years; and
- (2) Consider the points awarded under this priority only for proposals that exhibit sufficient quality to warrant funding under the selection criteria in § 225.11.

(Approved by the Office of Management and Budget under control number 1855–0007)

(Authority: 20 U.S.C. 7223; 1232)

Subpart C—What Conditions Must Be Met by a Grantee?

§ 225.20 When may a grantee draw down funds?

- (a) A grantee may draw down funds after it has signed a performance agreement acceptable to the Department of Education and the grantee.
- (b) A grantee may draw down and spend a limited amount of funds prior to reaching an acceptable performance agreement provided that the grantee requests to draw down and spend a specific amount of funds and the Department of Education approves the request in writing.

(Authority: 20 U.S.C. 7223d)

§ 225.21 What are some examples of impermissible uses of reserve account funds?

- (a) Grantees must not use reserve account funds to—
- (1) Directly pay for a charter school's construction, renovation, repair, or acquisition; or
- (2) Provide a down payment on facilities in order to secure loans for charter schools. A grantee may, however, use funds to guarantee a loan for the portion of the loan that would otherwise have to be funded with a down payment.

(b) In the event of a default of payment to lenders or contractors by a charter school whose loan or lease is guaranteed by reserve account funds, a grantee may use these funds to cover defaulted payments that are referenced under paragraph (a)(1) of this section.

(Authority: 20 U.S.C. 7223d)

PART 226—STATE CHARTER SCHOOL FACILITIES INCENTIVE PROGRAM

Subpart A—General

Sec

- 226.1 What is the State Charter School Facilities Incentive program?
- 226.2 Who is eligible to receive a grant?
- 226.3 What regulations apply to the State Charter School Facilities Incentive program?
- 226.4 What definitions apply to the State Charter School Facilities Incentive program?

Subpart B—How Does the Secretary Award a Grant?

- 226.11 How does the Secretary evaluate an application?
- 226.12 What selection criteria does the Secretary use in evaluating an application for a State Charter School Facilities Incentive program grant?
- 226.13 What statutory funding priority does the Secretary use in making a grant award?
- 226.14 What other funding priorities may the Secretary use in making a grant award?

Subpart C—What Conditions Must Be Met by a Grantee?

- 226.21 How may charter schools use these funds?
- 226.22 May grantees use grant funds for administrative costs?
- 226.23 May charter schools use grant funds for administrative costs?

AUTHORITY: 20 U.S.C. 1221e-3; 7221d(b), unless otherwise noted.

SOURCE: 70 FR 75909, Dec. 21, 2005, unless otherwise noted.